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6 Attorneys for Plaintiff
 SINCO TECHNOLOGIES PTE LTD

8 UNITED STATES DISTRICT COURT
 9 NORTHERN DISTRICT OF CALIFORNIA

11 SINCO TECHNOLOGIES PTE LTD,
 12 Plaintiff,

13 v.

14 SINCO ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS TECHNOLOGY CO., LTD.; SINCOO ELECTRONICS TECHNOLOGY CO., LTD.; MUI LIANG TJOA (an individual); NG CHER YONG aka CY NG (an individual); and LIEW YEW SOON aka MARK LIEW (an individual),

19 Defendants.

Case No. 3:17CV5517

PLAINTIFF'S OBJECTIONS TO DEFENDANTS' NOTICE OF TRIAL WITNESSES AND POTENTIAL EXHIBITS FOR SUBSEQUENT TRIAL DATE OF NOVEMBER 3, 2021 [ECF 533]

Judge: Hon. Edward M. Chen
 Trial Start Date: 11/01/2021
 Date Action Filed: 9/22/2017

20 Plaintiff SINCO TECHNOLOGIES PTE LTD hereby objects to the following portions of
 21 Defendants' Notice of Trial Witnesses and Potential Exhibits for the subsequent trial date of
 22 **November 3, 2021.**

23 Plaintiff stand by their objections raised in ECF 553. Plaintiff will further review these
 24 objections and supplement this response if they intend to withdraw any of their objections.

25 Plaintiff has stated in their Witness list of **October 20, 2021**, "Plaintiff also reserves the
 26 right to call any witnesses listed or called by Defendant." The evidence and witnesses are not the
 27

1 province or owned by any specific party and are subject by the use of any party subject to proper
2 notice.

3 Dated: November 2, 2021

Respectfully submitted,

4 ROPERS MAJESKI PC

5 By: /s/ Lael Andara

6 LAEL D. ANDARA

7 ERNEST E. PRICE

8 Attorneys for Plaintiff

SINCO TECHNOLOGIES PTE LTD

ROPER
M A J E S K I
A Professional Corporation
Menlo Park

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11 Attorneys for Plaintiff
12 SINCO TECHNOLOGIES PTE LTD

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15 UNITED STATES DISTRICT COURT
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17 NORTHERN DISTRICT OF CALIFORNIA

18 SINCO TECHNOLOGIES PTE LTD,

19 Case No. 3:17CV5517

20 Plaintiff,

21 **PROOF OF SERVICE**

22 v.

23 SINCO ELECTRONICS (DONGGUAN) CO.,
24 LTD.; XINGLE ELECTRONICS
25 (DONGGUAN) CO., LTD.; XINGKE
26 ELECTRONICS TECHNOLOGY CO., LTD.;
27 SINCOO ELECTRONICS TECHNOLOGY
28 CO., LTD.; MUI LIANG TJOA (an
individual); NG CHER YONG aka CY NG (an
individual); and LIEW YEW SOON aka
MARK LIEW (an individual),

Defendants.

ROPER
MAJESKI
A Professional Corporation
Menlo Park

CASE NAME: SINCO TECHNOLOGIES PTE LTD V. XINGKE ELECTRONICS (DONGGUAN) CO., LTD., ET AL.

ACTION NO.: 3:17CV5517

PROOF OF SERVICE

1. At the time of service I was over 18 years of age and not a party to this action.
 2. My business address is 545 Middlefield Road, Suite 175, Menlo Park, CA 94025, County of San Mateo.
 3. On November 2, 2021 I served the following documents:

**PLAINTIFF'S OBJECTION TO DEFENDANTS' NOTICE OF TRIAL
WITNESSES & POTENTIAL EXHIBITS FOR NOVEMBER 3, 2021**

4. I served the documents on the persons at the address below (along with their fax numbers and/or email addresses if service was by fax or email):

Jeffrey C.P. Wang
Kathleen E. Alparce
Michael York
Jessica Crabbe
WHGC, P.L.C.
1301 Dove Street, Suite 1050
Newport Beach, CA 92660

Email: JeffreyWang@whgclaw.com
KathleenAlparce@whgclaw.com
MichaelYork@whgclaw.com
JessicaCrabbe@whgclaw.com
ElaineWu@whgclaw.com
FrontDesk@whgclaw.com
MarthaValenzuela@whgclaw.com

Douglas A. Winthrop
Jeremy T. Kamras
Jessica Gillotte
Jing Wang
Joseph Farris
ARNOLD & PORTER KAYE SCHOLER LLP
Three Embarcadero Center, 10th Floor
San Francisco, CA 94111-4024

Email: Jeremy.Kamras@arnoldporter.com
Douglas.Winthrop@arnoldporter.com
Jessica.Gillotte@arnoldporter.com
Jing.Wang@arnoldporter.com
Joseph.Farris@arnoldporter.com
Jerome.Ferrer@arnoldporter.com
Jane.Rustice@arnoldporter.com

Neesha Chhina
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LLP
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New York, New York 10019-9710
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Robbin Lee
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601 Massachusetts Avenue, N.W.
Washington, D.C. 20001
Email: Robbin.Lee@arnoldporter.com

Dania Qahoush
ARNOLD & PORTER KAYE SCHOLER
LLP
777 South Figueroa Street, 44th Floor Los
Angeles, CA 90017-5844
Email: Dania.Qahoush@arnoldporter.com

5. I served the documents by the following means:

a. By United States mail: I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses specified in item 4 and placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid at the address listed in Paragraph 2 above.

b. By overnight delivery: I enclosed the documents in an envelope or package provided by an overnight delivery carrier and addressed to the persons at the addresses in item 4. I placed the envelope or package for collection and overnight delivery at an office or a regularly utilized drop box of the overnight delivery carrier.

c. By messenger: I served the documents by placing them in an envelope or package addressed to the persons at the addresses listed in item 4 and providing them to a messenger for service.

d. By fax transmission: Based on an agreement between the parties and in conformance with Rule 2.306, and/or as a courtesy, I faxed the documents to the persons at the fax numbers listed in item 4. No error was reported by the fax machine that I used. A copy of the record of the fax transmission is attached.

e. By email or electronic transmission: I sent the documents via my electronic service address (manali.shah@ropers.com) to the persons at the email addresses listed in item 4. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

f. By email or electronic transmission: I caused the document(s) listed above to be electronically served through One Legal for the above-entitled case upon the parties listed in item 4. The file transmission was reported as complete and a copy of the One Legal Receipt will be maintained in our case file.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Date: November 2, 2021

/s/Lael Andara

LAEL ANDARA